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U.S. DISTRICT COURT
DISTRICT OF MASSACHUSETTSUNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

Plaintiff,

v.

BYRON JONES,

Defendant.

Case No. 1:12-CR-10084-PBS

Hon. Judge Patti B. Saris

**MOTION TO TERMINATE DEFENDANT'S
SUPERVISED RELEASE TERM**

NOW COMES BYRON JONES, the defendant in the above captioned case, and appears *pro se*, respectfully motioning this Court to terminate the imposed term of supervised release.

This motion is made pursuant to 18 U.S.C. §3583(e)(1) and Fed R. Crim. P. 32.1(c)(2)(C).

No hearing is sought in this matter per Fed R. Crim. P. 32.1(c)(2)(B).

(1) Summary

I pleaded guilty to five counts relating to the sale and distribution of Cocaine Base ("Crack Cocaine"). I was sentenced to 135 months in prison followed by 5 years of supervised release.

While incarcerated I completed the RDAP program and earned a year off of my sentence. Also, while incarcerated, I received a sentence reduction pursuant to U.S.S.G. Amendment 782, which lowered my sentence from 135 months to 120 months.

Since beginning supervision, and doing well for the last two years, I have been placed on the lowest-intensity of supervision available in the District of Massachusetts.

2/7/22 after confering with the Probation officer in Massachusetts who spoke with the Probation officer in New York, I allow the motion to terminate the supervised release term. Defendant has been placed on the lowest level of supervision and Probation does not oppose early termination. There is little risk to public safety.

Patti B Saris